1888, art. 59, sec. 24. 1886, ch. 487, sec 25

24. They shall be authorized to require a written report from all institutions, public, corporate and private, including almshouses, in which the insane or idiotic may be kept; said report to be in such form and at such time as they may adopt and to contain such statement of facts concerning the treatment of the insane, as they may require.

Ibid. sec. 25. 1886, ch, 487, sec. 26.

25. Any officer or other person in charge of the insane who may refuse to comply with any of the provisions of sections 21, 24, 26, 31, 32, 33 and 38 shall be deemed guilty of a misdemeanor and on conviction of same shall be fined or imprisoned, in the judgment of the court before which the case may be tried.

Ibid. sec. 26. 1886, ch. 487, sec. 27.

26. The superintendent or other officer or keeper of any institution, public, corporate or private, or almshouse where the insane may be kept shall be required to keep a report of all patients, in such form as the commission shall direct; also a record in which shall be entered the incidents and accidents that may occur, also the number and kind of restraints used, with details of the same, to be reported to the commission.

Ibid. sec. 27. 1886, ch. 487, sec. 28.

27. No person or association of persons shall establish or keep an asylum or retreat or private place or home for the care or custody of the insane or treatment of such cases or of persons of unsound mind for compensation or hire without first obtaining a license therefor from said lunacy commission. This section shall not apply to any State or incorporated institution or almshouse in any of the counties, except when a county almshouse shall receive insane persons from other counties for pay.

Ibid sec 28 1886, ch. 487, sec. 29.

28. Every application for such license made to the said commission shall be accompanied by a plan of the premises proposed to be so occupied, number of patients, male and female, location, and whatever other details the commission may think proper to require in order to form an opinion as to the propriety of issuing such license; said commission are authorized to grant or refuse such license in their judgment; if such license be refused to an applicant, then and in that case said applicant may appeal from the decision of the com-